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	Attorneys for Defendants			
7	BOARD OF TRUSTEES OF THE CALIFORNIA			
8	STATE UNIVERSITY and individual defendants (see complete list of individual defendants on signature page)			
9	(see complete list of marvidual defendants on signature page)			
10	UNITED STATES DISTRICT COURT			
11				
12	NORTHERN DISTRICT OF CALIFORNIA			
13	CHRISTINE DiBELLA,	CASE NO. 3:21-cv-08461-TLT		
14	Plaintiff,	STIPULATION AND [PROPOSED] ORDER		
15	v.	SETTING DEADLINE FOR DEFENDANTS TO RESPOND TO THIRD AMENDED COMPLAINT		
16	BOARD OF TRUSTEES OF THE CALIFORNIA STATE UNIVERSITY,	COMI LANTI		
17	STEVE RELYEA, Acting Chancellor of			
18	California State University, in his official capacity; JOLENE KOESTER, incoming			
19	Interim Chancellor of California State University, in her official capacity;			
20	JEFFREY D. ARMSTRONG, President of California Polytechnic State University,			
21	San Luis Obispo, in his official capacity; ERIKA D. BECK, President of California			
	State University, Northridge, in her official			
22	capacity; SORAYA M. COLEY, President of California Polytechnic State University,			
23	Pomona, in her official capacity; JANE CLOSE CONOLEY, President of			
24	California State University, Long Beach, in her official capacity; WILLIAM A.			
25	COVINO, President of California State			
26	University, Los Angeles, in his official capacity; THOMAS A. CROPPER,			
27	President of California State University Maritime Academy, in his official capacity;			
28	ADELA DE LA TORRE, President of San Diego State University, in her official			
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1	capacity; GAYLE E. HUTCHINSON,	
2	President of California State University, Chico, in her official capacity; TOM	
3	JACKSON, JR., President of California Polytechnic State University, Humboldt, in	
3	his official capacity; SAÚL JIMÉNEZ-	
4	SANDOVAL, President of California State	
5	University, Fresno, in his official capacity; ELLEN N. JUNN, President of California	
	State University, Stanislaus, in her official	
6	capacity; LYNN MAHONEY, President of San Francisco State University, in her	
7	official capacity; TOMÁS D. MORALES,	
8	President of California State University, San Bernardino, in his official capacity;	
0	ROBERT S. NELSEN, President of	
9	California State University, Sacramento, in	
10	his official capacity; ELLEN J. NEUFELDT, President of California State	
11	University, San Marcos, in her official	
11	capacity; VANYA QUINONES, President of California State University, Monterey	
12	Bay, in his official capacity; THOMAS A.	
13	PARHAM, President of California State University, Dominguez Hills, in his official	
	capacity; CYNTHIA TENIENTE-	
14	MATSON, President of San Jose State University, in his official capacity; MING-	
15	TUNG LEE, President of Sonoma State	
16	University, in her official capacity; CATHY A. SANDEEN, President of	
10	California State University, East Bay, in	
17	her official capacity; FRAMROZE	
18	VIRJEE, President of California State University, Fullerton, in his official	
10	capacity; RICHARD YAO, President of	
19	California State University, Channel Islands, in his official capacity;	
20	LYNNETTE ZELEZNY, President of	
21	California State University, Bakersfield, in her official capacity; COMPASS GROUP	
22	USA, INC. dba CHARTWELLS HIGHER EDUCATION,	
22	EDUCATION,	
23	Defendants.	
24		
25		
	STIPUI	<u>LATION</u>
26	Plaintiff CHRISTINE DiBELLA ("Plain	tiff"), on the one hand, and Defendants BOARD
27	, ·	
28	OF TRUSTEES OF THE CALIFORNIA STATI	E UNIVERSITY and individual Defendants
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1	("Defendants," and together with Plaintiff, the "Parties") hereby stipulate and request that the			
2	deadline for Defendants to file their response to Plaintiff's Third Amended Complaint ("TAC")			
3	be set at June 7, 2023. This request to continue deadlines is based on the following good cause:			
4	1.	On April 24, 2023, Plai	intiff filed a 50-page TAC for Preliminary and Permanent	
5		Injunctive Relief, Decla	aratory Relief, and Damages. Dkt. No. 73.	
6	2.	The TAC names three new defendants: Vanya Quiñones, Cynthia Teniente-		
7		Matson, and Ming-Tun	g Lee,.	
8	3.	Due to the complexity and broad scope of the TAC, Defendants require additional		
9		time to investigate the	new allegations and prepare their responsive pleadings.	
10	4.	Further, because the ne	wly-named defendants' responsive pleading deadlines are	
11		different than the respo	nsive pleading deadline for the remaining defendants,	
12		setting a global deadlin	e allows for a joint filing.	
13	5.	Additionally, Alison Bo	eanum, lead counsel for Defendants, is scheduled to	
14		commence trial on May	15, 2023 in the matter of Agranovich, et al. v. Lynn et al.,	
15		pending in the Superior	Court of the State of California, County of Orange, Case	
16		No.: 30-2018-0103382	7, which is anticipated to last three (3) weeks.	
17	6.	Pursuant to the above, t	the Parties jointly stipulate that a new deadline of June 7,	
18		2023 shall be set for De	efendants to respond to the TAC.	
19	IT IS SO STIE	PULATED.		
20	Date: April 27,	2023 I	PFEIFFER WOLF CAR KANE CONWAY & WISE LLP	
21			/s/ Catherine Cabalo, Esq.	
22			By CATHERINE CABALO, Esq. Attorneys for Plaintiff	
23			CHRISTINE DIBELLA	
24	Date: April 27	. 2023	CLYDE & CO US LLP	
25	Dute. Tipin 27	, 2023	/s/ Alison K. Beanum, Esq.	
26			By ALISON K. BEANUM, Esq. Attorney for Defendants	
27			BOARD OF TRUSTEES OF THE CALIFORNIA STATE UNIVERSITY and	
28			Individual Defendants	
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1	FILER'S ATTESTATION		
2	Pursuant to Local Rule 5-1, I hereby attest that on April 27, 2023, I, Alison Beanum,		
3	attorney with Clyde & Co US LLP, received the concurrence of Catherine Cabalo, Esq. in the		
4	filing of this document.		
5	/s/ Alison K. Beanum		
6	Alison K. Beanum		
7			
8	[PROPOSED] ORDER		
9	Pursuant to the stipulation of the parties and for good cause shown, the deadline for		
10	Defendants to respond to the SAC shall be continued to June 7, 2023.		
11	IT IS SO ORDERED.		
12			
13	Dated:, 2023 Honorable Trina L. Thompson		
14	U.S. District Court Judge		
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